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Dustin JBuckman	U.S. DISTRICT COURT DISTRICT OF NEBRASKA
3119 Schoard	2018 MAR -5 PM 1: 37
Dmaha NE 68[(
(City, State, Zip)	OFFICE OF THE CLERK
(CDCR / Booking / BOP No.)	2
	MECEIVE
United States Distri	ict Court MAR 5 2018
	CLERK
Dystin James Byckman	U.S. DISTRICT COURT
(Enter full name of plaintiff in this action.)	0610011100
Plaintiff,) Civil Case No. 8: 18 CV 105
v.) (To be supplied by Court Clerk)
- 101: Dat)
Omaha Police Depl) Complaint under the) Civil Rights Act
Force Kara Henman	42 U.S.C. § 1983
Director Foxhole, DCC C (Enter full name of each defendant in this action.))
Defendant(s).	Ó
A. Jurisdiction)
Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3) a assert jurisdiction under different or additional authority, lis	
B. Parties	·
Plaintiff: This complaint alleges that the civil rights of l	Plaintiff Dustin TRuckum
, who presently resides at 37	(print Plaintiff's name)
Day glas County Correctional Cente	(mailing address or place of confinement) , were violated by the actions of
the below named individuals. The actions were directed aga	
County Corrections / Coton (dates) Exces	
(institution/place where violation occurred) (Coun	at 1) (Count 2) (Count 3)
§ 1983 SD Form	

§ 1983 SD Form (Rev. 8/15)

2. Defendants: (Attach same information	on on additional pages if you are naming more than 4 defendants.)				
Defendent K a 1/-	and anidarial accorder Country				
Defendant Kara Hunman resides in 649195 County, and is employed as a DD Task force. This defendant is sued in					
color of law: while in cystody Shottetamine					
Dastin J. B	ackman up with				
Wrong Me	LiCation Cruland 4n454gl				
Defendant Mr. Fox	holeresides in Douglas fundad				
and is employed as a Director DCC . (County of residence) This defendant is sued in					
	nt's position/title (if any)) city. (Check one or both.) Explain how this defendant was acting under				
color of law: C/4/5	unusal Panishment				
allow Stat	Fadminsten it				
Ketamine					
Defendant	resides in				
(name)	(County of residence)				
and is employed as a	. This defendant is sued in				
	city. (Check one or both.) Explain how this defendant was acting under				
color of law:					
	·				
Defendant	resides in, (County of residence)				
and is employed as a	. This defendant is sued in				
	nt's position/title (if any))				
	city. (Check one or both.) Explain how this defendant was acting under				
color of law:					

C. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary.)
Count 1: The following civil right has been violated: Freedom of Cru (E.g., right to medical care, access to courts,
due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)
due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)
Supporting Facts: [Include all facts you consider important to Count 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name,
did to violate the right alleged in Count 1.]
See Dalice repart.
Medical report
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§ 1983 SD Form (Rev. &/5)

	been violated: (E.g., right to medical care, access to courts,
ne process, free speech, freedom of religion, fr	reedom of association, freedom from cruel and unusual punishment, etc.)
Supporting Facts: [Include all facts you consider important to Count 2. State what happened clearly and in your ow words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 2.]	
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ount 3: The following civil right has	(E.g., right to medical care, access to courts,	
ne process, free speech, freedom of religion, f	freedom of association, freedom from cruel and unusual punishment, etc.)	
Supporting Facts: [Include all facts you consider important to Count 3. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 3.]		
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D.	Previous	Lawsuits	and	Administrative Relief
	LICTIOUS	LIM TY DUILED	PA 11 40	Additional active rectici

1. Have you filed other lawsuits in state or federal courts dealing with the same or similar facts involved in this case?

Yes No.

If your answer is "Yes", describe each suit in the space below. [If more than one, attach additional pages providing the same information as below.]

Plai	Parties to the previous lawsuit:intiffs:				
Def	endants:				
	Name of the court and docket number:				
(c)	Disposition: [For example, was the case dismissed, appealed, or still pending?]				
(d)	Issues raised:				
(e)	Approximate date case was filed:				

2. Have you previously sought and exhausted all forms of available relief from the proper administrative officials regarding the acts alleged in Part C above? [E.g., CDCR Inmate/Parolee Appeal Form 602, etc.]? □ Yes ➡No.

If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No", briefly explain why administrative relief was not exhausted.

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E. Request for Relief	
Plaintiff requests that this Court grant the follow	ring relief:
1. An injunction preventing defendan	t(s):
to Shot People	
	ning nedication
Krtamine	STOD FOR DONALE
600/02016	J. J. Perja
2 Damages in the sum of \$ /)	6000000000 Twelve Million 60000000000 Gmillion
2. Dunitive demands in the sum of \$	
5. Fullitive damages in the sum of \$ 2	000000000 6MILLION
4. Other: HII doctor	bills paid
	·
F. Demand for Jury Trial	
Plaintiff demands a trial by □ Jury □ Court. ((Choose one.)
G. Consent to Magistrate Judge Jurisdiction	
In order to insure the just, speedy and inexpensi	ve determination of Section 1983 Prisoner cases filed in
this district, the Court has adopted a case assig	gnment involving direct assignment of these cases to
on consent of all the parties under 28 U.S.C. § 63	iding jury or bench trial and the entry of final judgment 6(c), thus waiving the right to proceed before a district
judge. The parties are free to withhold consent w	ithout adverse substantive consequences.
The Court encourages parties to utilize this efficient	cient and expeditious program for case resolution due to
the trial judge quality of the magistrate judges and t	to maximize access to the court system in a district where
	lity of the district judges for trial of civil cases. Consent lier trial date. If you request that a district judge be
designated to decide dispositive motions and try y	your case, a magistrate judge will nevertheless hear and
decide all non-dispositive motions and will hear and dispositive motions.	nd issue a recommendation to the district judge as to all
	and the same and all Godina are allowed in this
including trial, and the entry of final judgment by	conduct any and all further proceedings in this case, indicating your consent below.
Choose only one of the following:	
Plaintiff consents to magistrate judge jurisdiction as set forth	Plaintiff requests that a district judge be designated to decide dispositive
above.	matters and trial in this case
3-1-18	/ H // //
Date	Shire Dal
Date	Signature of Plaintiff

Dustin Backman

Printed Name

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Data # Module # **Douglas County** DEPARTMENT OF CORRECTIONS DRRECTIONS
REET
A 68102

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U.S. E.J. M. J. COURT & Mar NE 6810 710 SOUTH 17TH STREET OMAHA, NEBRASKA 68102